EXHIBIT 8

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Case No. 4:20-cv-03664-YGR-SVK

DEFENDANT'S AMENDED DISCLOSURES

Pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure, Defendant Google LLC "Google") hereby provides the following Amended Disclosures ("Disclosures") to Plaintiffs.

GENERAL OBJECTIONS AND LIMITATIONS

Google makes these Disclosures based on the information reasonably available to it as of the

present date. Google reserves the right to supplement, amend, modify, or alter these Disclosures as new information becomes available. These disclosures represent a good-faith effort to identify information that Google reasonably believes it may use to support one or more of its various claims or defenses. By making the following disclosures, Google does not represent that every individual or entity identified herein necessarily possesses such information or that the individual or entity possesses relevant information. Nor does Google represent that it is identifying every document, tangible thing, or witness it may use to support its claims or defenses. Google employees may only be contacted through Google's counsel. Google reserves the right to amend these Disclosures as additional information becomes available, through discovery or otherwise. Google also reserves the right to call any witness, including the right to identify expert witnesses, or present any exhibit or item at trial not listed herein but determined through discovery, investigation, or otherwise to support its claims or defenses.

By making these Disclosures, Google does not waive its right to object to discovery of any information based on disclosures herein on the grounds of the attorney-client privilege, work-product doctrine, or any other applicable privilege, immunity, law, or rule. Nor does Google waive its right to assert any other objection authorized by the Federal Rules of Civil Procedure or any other applicable rule or law in response to interrogatories, requests for admission, requests for production of documents, questions at depositions, or any other discovery requests involving or relating to the subject matter of these disclosures.

All of the disclosures set forth below are made subject to the above objections and qualifications.

I. <u>Individuals (Fed. R. Civ. P. 26(a)(1)(A)(i))</u>

Google identifies the following individuals likely to have discoverable information that

Google may use to support its claims or defenses. Google reserves the right to supplement or amend

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this disclosure pursuant to Rule 26(e) of the Federal Rules of Civil Procedure if additional individuals or subjects are identified. The following list shall not be interpreted to be an admission that any of the listed individuals will have discoverable information.

All communications with the individuals listed below for which "Quinn Emanuel Urquhart & Sullivan, LLP; 865 S. Figueroa Street, 10th Floor, Los Angeles, CA 90017" is listed as the address should be made through Google's counsel of record. To the extent that Google currently is aware of the contact information for any disclosed individual, it has been provided below.

By indicating the general subject matter of information these individuals may possess, Google is in no way limiting its right to call any individual listed to testify concerning other subjects.

Name	Contact Information	Connection to the Case	Subject
Justin Schuh	May be reached through counsel for Google Quinn Emanuel Urquhart & Sullivan, LLP 865 S. Figueroa Street, 10th Floor Los Angeles, CA 90017 (213) 443-3000	Former Google employee	Information concerning the purpose and function of the Chrome browser's Incognito mode
AbdelKarim Mardini	May be reached through counsel for Google Quinn Emanuel Urquhart & Sullivan, LLP 865 S. Figueroa Street, 10th Floor Los Angeles, CA 90017 (213) 443-3000	Google employee	Information concerning the purpose and function of the Chrome browser's Incognito mode and Google's disclosures regarding Incognito mode

Name	Contact Information	Connection to the Case	Subject
Deepti Bhatnagar	May be reached through counsel for Google Quinn Emanuel Urquhart & Sullivan, LLP 865 S. Figueroa Street, 10th Floor Los Angeles, CA 90017	Google employee	Information concerning functional of Google Ad Manager
	(213) 443-3000		
Glenn Berntson	May be reached through counsel for Google	Google employee	Information concerning publisher websites' use of Google Ad Managand Google's disclosures regarding
Qu	Quinn Emanuel Urquhart &		receipt of data from its services on third-party websites (e.g., Google Manager and Analytics)
	Sullivan, LLP 865 S. Figueroa Street, 10th Floor		
	Los Angeles, CA 90017 (213) 443-3000		
Steve Ganem	May be reached	Google	Information concerning functional
	through counsel for Google	employee	and publisher websites' use of Goo Analytics and Google's disclosure
	Oning Eggans 1		regarding its receipt of data from services on third-party websites
	Quinn Emanuel Urquhart & Sullivan, LLP		Google Ad Manager and Analytics
	865 S. Figueroa		
	Street, 10th Floor Los Angeles, CA		
	90017 (213) 443-3000		

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	Name	Contact Information	Connection to the Case	Subject
	George Levitte	May be reached through counsel for Google	Google employee	Information concerning Google Ad Manager's monetization of inventory
		Quinn Emanuel Urquhart & Sullivan, LLP		
		865 S. Figueroa Street, 10th Floor		
		Los Angeles, CA 90017 (213) 443-3000		
	Brian Rakowski	May be reached through counsel for Google	Google employee	Information concerning the origins of Chrome browser's Incognito mode
		Quinn Emanuel Urquhart &		
		Sullivan, LLP 865 S. Figueroa Street, 10th Floor Los Angeles, CA		
		90017 (213) 443-3000		
	Chris Liao	May be reached through counsel for	Google employee	Information concerning Google's processing and storage of data
		Google		received through Google Ad Manager
		Quinn Emanuel Urquhart & Sullivan, LLP		
		865 S. Figueroa Street, 10th Floor		
		Los Angeles, CA 90017		
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Connection to

the Case

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Google

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Google

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Los Angeles, CA
90017
(213) 443-3000

In addition to the individuals identified above, Google incorporates by reference the witnesses and their possible subjects of testimony disclosed by Plaintiffs in their Disclosures and any amended Disclosures, as well as those individuals identified by Plaintiffs through discovery, declaration, or other means, those individuals whose names appear on produced documents as if set forth in full herein, and those individuals deposed or to be deposed in this case. Google has not yet identified all expert witnesses upon whose opinions and testimony it may rely in this matter.

II. <u>Documents, Electronically Stored Information, and Tangible Things (Fed. R. Civ. P. 26(a)(1)(A)(ii)</u>

The categories and locations, where known, of non-privileged documents, electronically stored information, and tangible things in Google's possession, custody, or control that Google may use to support its claims or defenses include:

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Subject

Information concerning the purpose and function of the Chrome browser's

disclosures regarding Incognito mode

Information concerning Google's

practices and Google systems that

obtain and record user consent

disclosures regarding data collection

Incognito mode and Google's

1	1.	Google's publicly available disclosures related to the data it collects, including			
2		Google's Privacy Policies, Terms of Service, and Chrome Privacy Notice;			
3	2.	Documents from Google Help Center;			
4	3.	Documents from Google Chrome Help Center;			
5	4.	Documents from Google Analytics Help Center;			
6	5.	Documents from Google Analytics Measurement Protocol Guides;			
7	6.	Documents from Google Ad Manager Help Center;			
8	7.	Documents from Google Platforms Policies Help Center;			
9	8.	Documents related to Plaintiffs' use of Google services;			
10	9.	Documents related to Plaintiffs' request for damages or other relief in this litigation;			
11		and			
12	10.	Publicly available information related to Google's Terms of Service, Privacy Policy,			
13		Chrome Privacy Notice, Chrome Incognito Mode, Google Ads, and Google			
14		Analytics.			
15	In ad	dition to the above-identified categories of documents, Google incorporates by			
16	reference the categories of documents disclosed by Plaintiffs in their Disclosures and any amended				
17	Disclosures, and any documents identified by Plaintiffs through discovery, declaration, or other				
18	means.				
19	Google expressly reserves the right to supplement this response under Rule 26(e) of the				
20	Federal Rules of Civil Procedure as its investigation continues.				
21	III. Damages (Fed. R. Civ. P. 26(a)(1)(A)(iii))				
22	Googl	e is not presently seeking any damages in this matter. Google reserves the right to			
23	assert counterclaims against Plaintiffs or claims against other parties in the future and to seek related				
24	damages, and it will supplement its Disclosures accordingly at that time. Google also reserves its				
25	right to seek recovery of attorneys' fees and costs in amounts to be determined at an appropriate				
26	stage.				
27	IV. <u>Insur</u>	ance Agreements (Fed. R. Civ. P. 26(a)(1)(A)(iv))			
28	Googl	e is not aware of any insurance agreement under which any person carrying on an -6- Case No. 4:20-cv-03664-YGR-SVK			

1 insurance business may be liable to satisfy part or all of a judgment which may be entered in the 2 action or to indemnify or reimburse for payments made to satisfy the judgment. 3 Google expressly reserves the right to supplement its responses pursuant to Rule 26(e) of the Federal Rules of Civil Procedure as its investigation continues. 4 5 6 DATED: February 21, 2022 QUINN EMANUEL URQUHART & SULLIVAN, LLP 7 8 9 By /s/ Andrew H. Schapiro Andrew H. Schapiro (admitted *pro hac vice*) 10 andrewschapiro@quinnemanuel.com 191 N. Wacker Drive, Suite 2700 11 Chicago, IL 60606 12 Telephone: (312) 705-7400 Facsimile: (312) 705-7401 13 14 Stephen A. Broome (CA Bar No. 314605) stephenbroome@quinnemanuel.com 15 Viola Trebicka (CA Bar No. 269526) 16 violatrebicka@quinnemanuel.com Alyssa G. Olson (CA Bar No. 305705) 17 alyolson@quinnemanuel.com 18 865 S. Figueroa Street, 10th Floor Los Angeles, CA 90017 19 Telephone: (213) 443-3000 20 Facsimile: (213) 443-3100 21 Diane M. Doolittle (CA Bar No. 142046) 22 dianedoolittle@quinnemanuel.com Sara Jenkins (CA Bar No. 230097) 23 sarajenkins@quinnemanuel.com 24 555 Twin Dolphin Drive, 5th Floor Redwood Shores, CA 94065 25 Telephone: (650) 801-5000 26 Facsimile: (650) 801-5100 27 28

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1 PROOF OF SERVICE 2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES 3 At the time of service, I was over 18 years of age and not a party to this action. I am 4 employed in the County of Los Angeles, State of California. My business address is 865 S. Figueroa 5 Street, 10th Floor, Los Angeles, CA 90017. 6 On February 21, 2022, I served true copies of the following document(s) described as 7 DEFENDANT'S AMENDED DISCLOSURES PURSUANT TO FED. R. CIV. P. 26(a)(1) on 8 the interested parties in this action as follows: 9 SEE ATTACHED LIST 10 BY E-MAIL OR ELECTRONIC TRANSMISSION: I transmitted PDF format copies of 11 the document(s) described above to the e-mail addresses on the attached Service List pursuant to 12 the agreement between the parties to serve discovery, in lieu of other service methods, by email 13 under Fed. R. Civ. P. 5(b)(2)(E) (see Joint Case Management Statement & VIII.E, Docket No. 59). 14 The documents were transmitted by electronic transmission and such transmission was reported as 15 complete and without error. 16 I declare under penalty of perjury under the laws of the United States of America that the 17 foregoing is true and correct and that I am employed in the office of a member of the bar of this 18 Court at whose direction the service was made. 19 Executed on February 21, 2022 at Los Angeles, California. 20 21 /s/ Marie Hayrapetian 22 Marie Hayrapetian 23 24 25 26 27

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		-10- Case No. 4:20-cv-03664-YGR-SVK	

DEFENDANT'S AMENDED DISCLOSURES

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